ATTACHMENT

Document 1

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AO 257 (Rev. 6/78)

DEFENDANT INFORMATION RELATIVE TO	A CRIMINAL ACTION - IN U.S. DISTENCT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Jødge/Magistrate Location
OFFENSE CHARGED SUPERSEDING	
Petty	0.57 111
See Attachment Minor	DEFENDANT US
E-filing Misdemean	
▼ Felony	
PENALTY:	DISTRICT COURT NUMBER
See Attachment	
	DEFENDANT
PROCEEDING	DEFENDANT
Name of Complaintant Agency, or Person (& Title, if any)	Has not been arrested, pending outcome this proceeding.
Federal Bureau of Investigation	If not detained give date any prior summons was served on above charges
person is awaiting trial in another Federal or State Court,	2) Is a Fugitive
give name of court	3) Is on Bail or Release from (show District)
	o) [15 of Dail of Notebbe Holl (Show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	
,	IS IN CUSTODY
this is a reprosecution of	4) On this charge
charges previously dismissed	5) On another conviction
which were dismissed on motion SHOW DOCKET NO.	6) Awaiting trial on other charges
U.S. ATTORNEY DEFENSE	If answer to (6) is "Yes", show name of institution
this prosecution relates to a	
pending case involving this same defendant MAGISTRATE	Has detainer Yes If "Yes" give date
CASE NO.	DATE OF Month/Day/Year
prior proceedings or appearance(s) before U.S. Magistrate regarding this	ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person Furnishing Information on this form Brian J. Stretch, Acting US Att	DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	<u></u>
Name of Assistant U.S. Attomey (if assigned) Kyle F. Waldinger	This report amends AO 257 previously submitted
	— ORMATION OR COMMENTS ————————————————————————————————————
PROCESS:	
SUMMONS NO PROCESS* WARRANT	Bail Amount:
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has schedulad arraignment
	Date/Time: Before Judge:
Comments:	

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Attachment to Penalty Sheet
<u>United States v. David Nosal and Becky Christian</u>

Offenses Charged

Count One: 18 U.S.C. §§ 1832(a)(5) & 371 – Conspiracy to Misappropriate, Receive,

Possess, and Transmit Trade Secrets, Gain Unauthorized Access to a Protected Computer, Exceed Authorized Access to a Protected Computer, and Traffic in a Password Allowing Unauthorized Access to a Protected

Computer

Counts Two

through Seven: 18 U.S.C. §§ 1030(a)(4) & 1030(c)(3)(A) - Unauthorized Access to a

Protected Computer with Intent to Defraud and Obtaining Something of

Value

Count Eight: 18 U.S.C. §§ 1832(a)(1), 1832(a)(2) & 1832(a)(4) – Theft,

Misappropriation, and Unauthorized Downloading of Trade Secrets

Counts Nine

and Ten: 18 U.S.C. §§ 1832(a)(3) & 1832(a)(4) – Unauthorized Receipt and

Possession of Stolen Trade Secrets

Counts Eleven

through Eighteen: 18 U.S.C. § 1341 — Mail Fraud

Count Nineteen: 18 U.S.C. § 1349 — Conspiracy to Commit Mail Fraud

Penalties

Count One: 10 years' imprisonment, \$250,000 fine or twice the gross gain or gross

loss, 3 years of supervised release, \$100 special assessment

Counts Two

through Seven: 5 years' imprisonment, \$250,000 fine or twice the gross gain or gross loss,

3 years of supervised release, \$100 special assessment

Count Eight: 10 years' imprisonment, \$250,000 fine or twice the gross gain or gross

loss, 3 years of supervised release, \$100 special assessment

Counts Nine

and Ten: 10 years' imprisonment, \$250,000 fine or twice the gross gain or gross

loss, 3 years of supervised release, \$100 special assessment

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Counts Eleven

through Eighteen: 20 years' imprisonment, \$250,000 fine or twice the gross gain or gross

loss, 3 years of supervised release, \$100 special assessment

Count Nineteen: 20 years' imprisonment, \$250,000 fine or twice the gross gain or gross

loss, 3 years of supervised release, \$100 special assessment

Document 1

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AO 257 (Rev. 6/78)

DEFENDANT INFORMATION RELATIVE TO	A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, Appl/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDING	
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See Attachment	
Minor	DEFENDANT - U.S
E-filing Misdemeano	I I 🔉
	DISTRICT COURT NUMBER
PENALTY;	DISTRICT COURT NOWIDER
See Attachment	
	DEFENDANT
PROCEEDING	IS NOT IN CUSTODY Has not been arrested, pending outcome this proceeding.
Name of Complaintant Agency, or Person (& Title, if any)	1) X If not detained give date any prior
Federal Bureau of Investigation	summons was served on above charges
person is awaiting trial in another Federal or State Court,	2) 🔲 is a Fugitive
3	3) T Is on Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	
— per (direct offe) FROIP 20, 21, 51 40. Show bistrict	IS IN CUSTODY
	4) On this charge
this is a reprosecution of	5) T 0. continue of the
charges previously dismissed SHOW which were dismissed on motion	5) On another conviction Federal State
of: DOCKET NO.	6) Awalting trial on other charges
U.S. ATTORNEY DEFENSE	If answer to (6) is "Yes", show name of institution
this prosecution relates to a	
pending case involving this same	Has detainer Yes If "Yes" give date
defendant MAGISTRATE CASE NO.	No filed
prior proceedings or appearance(s)	DATE OF Month/Day/Year ARREST
before U.S. Magistrate regarding this defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person	DATE TRANSFERRED Month/Day/Year
Furnishing Information on this form Brian J. Stretch, Acting US Att	
☑ U.S. Attorney ☐ Other U.S. Agency	L
Name of Assistant U.S. Attorney (if assigned) Kyle F. Waldinger	This report amends AO 257 previously submitted
PROCESS:	
☐ SUMMONS ☑ NO PROCESS* ☐ WARRANT	Bail Amount:
If Summons, complete following:	* Where defendant previously apprehended on complaint, no new summons or
Arraignment Initial Appearance Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
Describent Address.	Date/Time.
	Date/Time: Before Judge:
Comments:	

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Attachment to Penalty Sheet
<u>United States v. David Nosal and Becky Christian</u>

Offenses Charged

Count One: 18 U.S.C. §§ 1832(a)(5) & 371 – Conspiracy to Misappropriate, Receive,

Possess, and Transmit Trade Secrets, Gain Unauthorized Access to a Protected Computer, Exceed Authorized Access to a Protected Computer, and Traffic in a Password Allowing Unauthorized Access to a Protected

Computer

Counts Two

through Seven: 18 U.S.C. §§ 1030(a)(4) & 1030(c)(3)(A) – Unauthorized Access to a

Protected Computer with Intent to Defraud and Obtaining Something of

Value

Count Eight: 18 U.S.C. §§ 1832(a)(1), 1832(a)(2) & 1832(a)(4) – Theft,

Misappropriation, and Unauthorized Downloading of Trade Secrets

Counts Nine

and Ten: 18 U.S.C. §§ 1832(a)(3) & 1832(a)(4) – Unauthorized Receipt and

Possession of Stolen Trade Secrets

Counts Eleven

through Eighteen: 18 U.S.C. § 1341 — Mail Fraud

Count Nineteen: 18 U.S.C. § 1349 — Conspiracy to Commit Mail Fraud

Penalties

Count One: 10 years' imprisonment, \$250,000 fine or twice the gross gain or gross

loss, 3 years of supervised release, \$100 special assessment

Counts Two

through Seven: 5 years' imprisonment, \$250,000 fine or twice the gross gain or gross loss,

3 years of supervised release, \$100 special assessment

Count Eight: 10 years' imprisonment, \$250,000 fine or twice the gross gain or gross

loss, 3 years of supervised release, \$100 special assessment

Counts Nine

and Ten: 10 years' imprisonment, \$250,000 fine or twice the gross gain or gross

loss, 3 years of supervised release, \$100 special assessment

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Counts Eleven

through Eighteen: 20 years' imprisonment, \$250,000 fine or twice the gross gain or gross

loss, 3 years of supervised release, \$100 special assessment

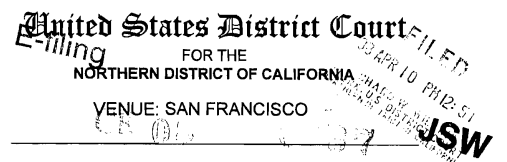
Count Nineteen: 20 years' imprisonment, \$250,000 fine or twice the gross gain or gross

loss, 3 years of supervised release, \$100 special assessment

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UNITED STATES OF AMERICA,

V.

DAVID NOSAL and BECKY CHRISTIAN

DEFENDANT(S).

INDICTMENT

VIOLATIONS: 18 U.S.C. §§ 1832(a)(5) & 371 – Conspiracy to Misappropriate, Receive, Possess, and Transmit Trade Secrets, Gain Unauthorized Access to a Protected Computer, Exceed Authorized Access to a Protected Computer, and Traffic in a Password Allowing Unauthorized Access to a Protected Computer; 18 U.S.C. §§ 1030(a)(4) & 1030(c)(3)(A) – Unauthorized Access to a Protected Computer with Intent to Defraud and Obtaining Something of Value; 18 U.S.C. §§ 1832(a)(1), 1832(a)(2) & 1832(a)(4) – Theft, Misappropriation, and Unauthorized Downloading of Trade Secrets; 18 U.S.C. §§ 1832(a)(3) & 1832(a)(4) – Unauthorized Receipt and Possession of Stolen Trade Secrets; 18 U.S.C. § 1341 – Mail Fraud; 18 U.S.C. § 1349 – Conspiracy to Commit Mail Fraud; 18 U.S.C. § 2 – Aiding and Abetting

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Filed 04/10/2008 Page 8 of 24 Case 3:08-cr-00237-JSW Document 1 US APRIO PHIZ: 50 BRIAN J. STRETCH (CSBN 163973) 1 Acting United States Attorney 2 3 **E**-filling 4 5 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 10 SAN FRANCISCO DIVISION UNITED STATES OF AMERICA, 11 No. Plaintiff, ATIONS: 18 U.S. §§ 1832(**2**)(5) & 371 – 12 Conspiracy to Misappropriate, Receive, Possess, and Transmit Trade Secrets, Gain Unauthorized 13 ٧. Access to a Protected Computer, Exceed Authorized Access to a Protected Computer, and 14 Traffic in a Password Allowing Unauthorized DAVID NOSAL and Access to a Protected Computer; 18 U.S.C. 15 BECKY CHRISTIAN, §§ 1030(a)(4) & 1030(c)(3)(A) - Unauthorized Access to a Protected Computer with Intent to 16 Defraud and Obtaining Something of Value; 18 Defendants. U.S.C. §§ 1832(a)(1), 1832(a)(2) & 1832(a)(4) -17 Theft, Misappropriation, and Unauthorized Downloading of Trade Secrets; 18 U.S.C. §§ 1832(a)(3) & 1832(a)(4) – Unauthorized 18 Receipt and Possession of Stolen Trade Secrets; 19 18 U.S.C. § 1341 - Mail Fraud; 18 U.S.C. § 1349 - Conspiracy to Commit Mail Fraud; 18 U.S.C. 20 § 2 – Aiding and Abetting 21 SAN FRANCISCO VENUE 22 INDICTMENT 23 24 The Grand Jury charges: <u>BACKGROUND</u> 25 At all times relevant to this Indictment: 26 Korn/Ferry International 27 Korn/Ferry International ("Korn/Ferry") was an executive search firm 28 1. INDICTMENT

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headquartered in Los Angeles, California. Korn/Ferry also maintained a Silicon Valley office in Redwood City, California, as well as a San Francisco office and other offices throughout the United States and the world. Korn/Ferry was one of the leading providers of executive recruitment services to businesses in the United States. As used herein, the terms "executive search" and "executive recruitment" refer to searches to fill executive, board-of-director, and similar high-level positions, as well as related and similar activities.

The Defendants

- 2. The defendant David Nosal was employed by Korn/Ferry in its Silicon Valley office and elsewhere from approximately April 1996 until approximately October 2004. During his tenure at Korn/Ferry, Nosal held a number of high-level positions, including Regional Managing Director and Office Managing Director. Nosal planned to start a competing executive search firm after terminating his employment with Korn/Ferry. However, under the terms of a Separation and General Release Agreement and an Independent Contractor Agreement (referred to collectively hereafter as the "Nosal-Korn/Ferry Agreements") into which Nosal voluntarily entered with Korn/Ferry, Nosal agreed to serve as an independent contractor to Korn/Ferry from November 1, 2004 through October 15, 2005. Among other promises, Nosal agreed to cooperate with Korn/Ferry on certain ongoing search assignments and agreed not to perform executive search, executive placement, management assessment, or management audit services on behalf of any other entity but Korn/Ferry during the period that the Nosal-Korn/Ferry Agreements were in effect. In exchange, Korn/Ferry was to pay Nosal \$25,000 per month during that period and was to pay Nosal lump-sum payments on or before July 31, 2005 and on or before October 15, 2005.
- 3. The defendant Becky Christian was employed by Korn/Ferry in its Silicon Valley office and elsewhere from approximately September 1999 until approximately January 2005. After she left Korn/Ferry, Christian set up an executive search firm known as Christian & Associates LLC. In truth, however, Christian worked with the defendant Nosal in setting up Nosal's executive search firm and either assisted, or was assisted by, Nosal in conducting executive searches. In general, Christian retained 20% of the revenues from searches that she conducted with Nosal and provided Nosal with the remaining 80%.

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Other Individuals

- 4. The individual identified herein as "J.F." was employed by Korn/Ferry from approximately December 1997 to approximately August 2005. J.F. served as the defendant Nosal's executive assistant prior to Nosal's departure from Korn/Ferry. After Nosal left Korn/Ferry, J.F. continued to be employed by Korn/Ferry but assisted Nosal in setting up Nosal's new executive search firm.
- 5. The individual identified herein as "M.J." was employed by Korn/Ferry from approximately January 2001 to approximately March 2005. After leaving Korn/Ferry, M.J. worked with the defendant Nosal in setting up Nosal's executive search firm and either assisted, or was assisted by, Nosal in conducting executive searches during approximately the spring and summer of 2005. Nosal asked M.J. to establish a company in M.J.'s name, so that this company like Christian & Associates LLC could be used as a vehicle for Nosal to continue to conduct executive search activities until the expiration of the Nosal-Korn/Ferry Agreements. Nosal proposed the same 80/20 split in revenues with M.J. that Nosal had adopted with the defendant Christian.

The Searcher Database

- 6. In performing their work, Korn/Ferry employees relied heavily on the "Searcher" database, a highly confidential and proprietary database of executives and companies. This database also contained information regarding search engagements that Korn/Ferry had conducted for clients in the past. Using the "Custom Report" feature of the Searcher database, Korn/Ferry employees quickly could sort through information in the database to create targeted reports on executives, companies, and prior search engagements for use in candidate development for clients and in client presentations.
- 7. The information contained in the Searcher database regarding executives, companies, and Korn/Ferry's prior search engagements was the product of the efforts of hundreds of Korn/Ferry employees over many years. Korn/Ferry considered the Searcher database to be one of the most comprehensive databases of executive candidates in the world.
 - 8. The information in the Searcher database regarding Korn/Ferry's prior search

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engagements included "source lists" (which were also referred to as "candidate lists"), generally described as lists of candidates that Korn/Ferry presented to client companies with respect to particular positions that those clients were trying to fill. Korn/Ferry considered these source lists to be extremely valuable when initiating subsequent searches for executives for similar positions.

The Confidentiality of Information in the Searcher Database

- 9. Korn/Ferry undertook considerable measures to maintain the confidentiality of the information contained in the Searcher database. These measures included controlling electronic access to the Searcher database and controlling physical access to the computer servers that contained the database. Korn/Ferry employees received unique usernames and created passwords for use on the company's computer systems, including for use in accessing the Searcher database. These usernames and passwords were intended to be used by the Korn/Ferry employee only.
- 10. Korn/Ferry required all of its employees including the defendants David Nosal and Becky Christian to enter into agreements that both explained the proprietary nature of the information disclosed or made available to Korn/Ferry employees (including the information contained in the Searcher database) and restricted the use and disclosure of all such information, except for legitimate Korn/Ferry business. Nosal executed such an agreement on or about April 26, 1996. Christian executed such an agreement on or about September 25, 1999.
- 11. Among other additional measures, Korn/Ferry also declared the confidentiality of information in the Searcher database by placing the phrase "Korn/Ferry Proprietary and Confidential" on every Custom Report generated from the Searcher database. Further, when an individual logged into the Korn/Ferry computer system, that computer system displayed the following notification, in sum and substance:

This computer system and information it stores and processes are the property of Korn/Ferry. You need specific authority to access any Korn/Ferry system or information and to do so without the relevant authority can lead to disciplinary action or criminal prosecution. . . .

COUNT ONE:

18 U.S.C. §§ 1832(a)(5) & 371 — Conspiracy to Misappropriate, Receive, Possess, and Transmit Trade Secrets, Gain Unauthorized Access to a Protected Computer, Exceed Authorized Access to a Protected Computer, and Traffic in a Password Allowing Unauthorized Access to a Protected Computer

- 12. The factual allegations in paragraphs 1 through 11 are re-alleged and incorporated herein as if set forth in full.
- 13. Beginning on a date unknown, and continuing to no later than August 2, 2005, in the Northern District of California, and elsewhere, the defendants

DAVID NOSAL and BECKY CHRISTIAN

did knowingly and intentionally conspire and agree with each other and with other persons, to commit the following offenses: misappropriation, receipt, possession, and transmission of trade secrets, in violation of 18 U.S.C. §§ 1832(a)(1), (a)(2) and (a)(3); unauthorized access to a protected computer, in violation of 18 U.S.C. § 1030(a)(4); exceeding authorized access to a protected computer, in violation of 18 U.S.C. § 1030(a)(4); and trafficking in a password allowing unauthorized access to a protected computer, in violation of 18 U.S.C. § 1030(a)(6)(A).

MANNER AND MEANS OF THE CONSPIRACY

- 14. It was part of the conspiracy that the defendants and co-conspirators would and did knowingly, and with intent to defraud, obtain things of value from Korn/Ferry's computer system, including source lists and other information.
- 15. It was further part of the conspiracy that the defendants and co-conspirators would and did steal, and without authorization knowingly take by fraud, artifice, and deception, trade secrets from Korn/Ferry's computer system, including source lists.
- 16. It was further part of the conspiracy that individual co-conspirators and others would obtain these trade secrets and other things of value from Korn/Ferry's computer system prior to and upon termination of their employment with Korn/Ferry by using their own Korn/Ferry usernames and passwords, and did so without authorization and in excess of authorized access.
 - 17. It was further part of the conspiracy that, after their separation from Korn/Ferry,

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the defendants and co-conspirators would obtain these trade secrets and other things of value from Korn/Ferry's computer system by using, either directly or through J.F., J.F.'s Korn/Ferry username and password, and did so without authorization and in excess of authorized access.

It was further part of the conspiracy that the defendants and co-conspirators would 18. and did obtain things of value from Korn/Ferry's computer system; misappropriate Korn/Ferry trade secrets; receive and possess stolen trade secrets; and transmit Korn/Ferry trade secrets to each other, all for the purpose of retaining clients and placing candidates as part of their non-Korn/Ferry executive search activities.

OVERT ACTS COMMITTED IN FURTHERANCE OF THE CONSPIRACY

- 19. In furtherance of the conspiracy and to effect the objects thereof, the following overt acts, among others, were committed in the Northern District of California, and elsewhere: Receipt, Possession, Transmission, and Use of Chief Financial Officer Information from Korn/Ferry's Computer System
- On or about April 11, 2005, the defendant Christian sent an e-mail to J.F. stating a. "It is to difficult to explain the searcher run I would need to log in as you."
- b. On or about April 12, 2005, the defendant Christian sent an e-mail to the defendant Nosal attaching three Korn/Ferry source lists of chief financial officers ("CFOs"). These source lists originated from search engagements in which Korn/Ferry had been retained to conduct searches for CFOs. Each source list was marked "Korn/Ferry Proprietary & Confidential." Each source list had been downloaded from the Searcher database earlier in the day on April 12, 2005, using J.F.'s Korn/Ferry username and password.
- On or about April 21, 2005, M.J. sent the defendants Nosal and Christian an ec. mail with the subject line "CFO Names/Ideas," which e-mail contained a list of six CFOs with associated contact information. In the e-mail, M.J. stated that the individuals listed were from "the [Company A] CFO search." This was a search engagement on which Nosal and M.J. had worked while at Korn/Ferry. Nosal later responded to M.J.'s e-mail, saying "thank you."
- d. On or about April 25, 2005, Company B formally retained Christian & Associates LLC to conduct a search for a CFO. Both the defendant Nosal and the defendant Christian

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worked on and participated in this search.

On or about June 1, 2005, the defendant Christian sent an e-mail to two

executives of Company B with the subject line "CFO Update." The defendant Nosal was copied

on this e-mail. This e-mail stated, in part, "We wanted to give you an update as it relates to the

CFO search," and then set out several possible candidates for the CFO position at Company B, among them, three individuals who were listed on the source lists that Christian had sent to Nosal

on or about April 12, 2005.

f. On or about July 12, 2005, using a computer at Nosal's new offices in San

Francisco, an individual remotely logged into Korn/Ferry's computer network using J.F.'s

Korn/Ferry username and password. Thereafter, among other activities, a co-conspirator ran

queries for information on two of the candidates for the Company B CFO position. In August

2005, Company B announced that it had hired one of those two candidates as its CFO.

The defendant Christian also sent two other e-mails to the defendant Nosal on g.

April 12, 2005 containing lists of CFOs in the medical industry in relation to a search that Nosal

and Christian were performing for another company. Information in each of these e-mails was

"cut and pasted" from a source list in Korn/Ferry's Searcher database.

Use of Position Specifications from Korn/Ferry's Computer System

h. On or about April 25, 2005, the defendant Nosal was retained by Company C to

conduct a search for a person to fill a senior vice president of human resources position. In an e-

mail dated April 25, 2005, the CEO of Company C informed Nosal that the CEO did not have a

job description for the subject position and had asked Nosal to draft one. The e-mail stated:

David, you are on for the HR search. I don't have a job description. You guys need to craft one and get me to approve......please make sure that the payment terms are the

aggressive ones you quoted. thx.

i. On April 28, 2005, the defendant Christian sent the CEO of Company C a

position specification that was in large part identical in sum and substance to a position

specification recently obtained by J.F. from Korn/Ferry's computer system. This e-mail was

signed "David & Becky," and Nosal was copied on this e-mail.

Other Instances of Misappropriation or Use of Information from Korn/Ferry's Computer System

- j. During approximately the fourth quarter of 2004, immediately prior to her separation from Korn/Ferry in approximately January 2005, the defendant Christian created and downloaded Searcher Custom Reports containing over 3000 records. Christian took copies of these reports with her when she terminated her employment with Korn/Ferry.
- k. On or about May 3, 2005, the defendant Christian sent an e-mail to the defendant Nosal and to M.J. with an attachment, indicating that the attachment related to a search that was being conducted for Company C. The attachment was a Searcher Custom Report spreadsheet containing approximately 19 executive names with contact information. The header of the spreadsheet contained the heading "Korn/Ferry International San Francisco." The defendant Nosal responded in an e-mail the same day, saying "thanks."
- l. On or about May 26, 2005, M.J. sent two e-mails to J.F. containing the names of a total of approximately 17 individuals regarding whom J.F. was to obtain information from the Searcher database. M.J. obtained some of these names from Nosal. In the second e-mail, M.J. also requested information regarding a prior Korn/Ferry search engagement. In response to the defendant M.J.'s e-mails, J.F. obtained each individual's information from the Searcher database and obtained the information in that database regarding the prior Korn/Ferry search engagement identified by M.J. J.F. then copied all of the files containing the requested information onto a CD. J.F. later provided this CD to M.J. The defendant Nosal later used some or all of the information obtained from the Searcher database in a "pitch" meeting with representatives from Company D in which Nosal was attempting to be retained by that company to conduct an executive search and related activities.
- m. At M.J.'s request, on or about June 3, 2005, J.F. performed a Searcher query for human resource managers working for various companies. In response to J.F.'s query, the Searcher database generated a Custom Report yielding approximately 366 executives with their pertinent information. J.F. then exported the Custom Report to a Microsoft Excel spreadsheet titled "Choc Chip Cookie Recipes," and saved the file to her computer Desktop folder. J.F. then copied the "Choc Chip Cookie Recipes" file onto a CD titled "ChocChip Cookies." J.F. later

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provided this CD to M.J. for use in the Company C search.

n. On or about July 29, 2005, using M.J.'s computer located in Nosal's new offices in San Francisco, J.F. remotely logged into Korn/Ferry's computer network with her Korn/Ferry username and password. Once logged in, J.F. returned control of the computer to M.J. M.J. then proceeded to query Korn/Ferry's Searcher database and download information, including 25 Korn/Ferry source lists, from that database onto the computer.

All in violation of Title 18, United States Code, Sections 1832(a)(5) and 371.

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INDICTMENT

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COUNTS TWO
THROUGH SEVEN: 18 U.S.C. §§ 1030(a)(4), 1030(c)(3)(A) & 2 — Unauthorized Access to a
Protected Computer with Intent to Defraud and Obtaining Something of
Value and Aiding and Abetting

- 20. The factual allegations in paragraphs 1 through 11 and 13 through 19 are realleged and incorporated herein as if set forth in full.
- 21. On or about the dates set forth in the separate counts below, in the Northern District of California, and elsewhere, the defendants

DAVID NOSAL and BECKY CHRISTIAN

did knowingly and with intent to defraud access a protected computer belonging to Korn/Ferry, without authorization and by exceeding authorized access, and by means of such conduct did further the intended fraud and obtain something of value, to wit, source lists and other information belonging to Korn/Ferry:

COUNT	DATE	ITEMS OBTAINED	ACCOUNT USED TO GAIN ACCESS	
2	April 12, 2005	Three Korn/Ferry source lists relating to prior searches for CFOs	Korn/Ferry computer user account of J.F.	
3	April 27, 2005 Position specifications for vice presidents of human resources at two different companies Korn/Ferry computer user of J.F.		Korn/Ferry computer user account of J.F.	
4	May 26, 2005	Information regarding 17 individuals and a prior Korn/Ferry search engagement	Korn/Ferry computer user account of J.F.	
5	June 3, 2005	Information regarding approximately 366 human resource managers	Korn/Ferry computer user account of J.F.	
6	July 12, 2005	Information regarding two individuals who were candidates for Company B CFO position	Korn/Ferry computer user account of J.F.	
7	July 29, 2005	25 Korn/Ferry source lists relating to prior searches	Korn/Ferry computer user account of J.F.	

All in violation of Title 18, United States Code, Sections 1030(a)(4), 1030(c)(3)(A) and 2.

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COUNT EIGHT:

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18 U.S.C. §§ 1832(a)(1), 1832(a)(2), 1832(a)(4) & 2 — Theft,

Misappropriation, and Unauthorized Downloading of Trade Secrets and

Aiding and Abetting

so, intending and knowing that such acts would injure Korn/Ferry.

- 22. The factual allegations in paragraphs 1 through 11 and paragraphs 13 through 19 are re-alleged and incorporated herein as if set forth in full.
- 23. On or about April 12, 2005, in the Northern District of California, and elsewhere, the defendants

DAVID NOSAL and BECKY CHRISTIAN,

with the intent to convert trade secrets belonging to Korn/Ferry, specifically, three Korn/Ferry source lists relating to prior searches for CFOs, as referred to in paragraph 19.b, to the economic 10 benefit of someone other than Korn/Ferry, which trade secrets were related to and included in 11 products that were produced for and placed in interstate and foreign commerce, did knowingly 12 13 steal and without authorization appropriate, take, carry away, and conceal and by fraud, artifice, 14 and deception obtain such information, and did knowingly and without authorization download, 15 copy, and duplicate such information, from Korn/Ferry's computer system, and did attempt to do

All in violation of Title 18, United States Code, Sections 1832(a)(1), 1832(a)(2), 1832(a)(4), and 2.

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INDICTMENT

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1 COUNT NINE:

18 U.S.C. §§ 1832(a)(3), 1832(a)(4) & 2 — Unauthorized Receipt and Possession of Stolen Trade Secrets and Aiding and Abetting

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- 24. The factual allegations in paragraphs 1 through 11 and paragraphs 13 through 19 are re-alleged and incorporated herein as if set forth in full.
- 25. On or about April 12, 2005, in the Northern District of California, and elsewhere, the defendants

DAVID NOSAL and BECKY CHRISTIAN,

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with the intent to convert trade secrets belonging to Korn/Ferry, specifically, three Korn/Ferry source lists relating to prior searches for CFOs and information regarding CFOs that was "cut and pasted" from a source list in Searcher, as referred to in paragraphs 19.b and 19.g, to the economic benefit of someone other than Korn/Ferry, which trade secrets were related to and included in products that were produced for and placed in interstate and foreign commerce, did knowingly receive and possess such information, and did attempt to do so, knowing the same to have been stolen and appropriated, obtained, and converted without authorization, intending and knowing that such acts would injure Korn/Ferry.

All in violation of Title 18, United States Code, Sections 1832(a)(3), 1832(a)(4), and 2.

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COUNTS TEN

THROUGH SEVENTEEN: 18 U.S.C. §§ 1341 & 2 — Mail Fraud and Aiding and Abetting

- 26. The factual allegations in paragraphs 1 through 11 and paragraphs 13 through 19 are re-alleged and incorporated herein as if set forth in full.
- 27. Beginning on a date unknown to the Grand Jury, but by no later than in or about November 2004 and continuing to in or about August 2005, in the Northern District of California, and elsewhere, the defendants

DAVID NOSAL and BECKY CHRISTIAN

did devise and intend to devise a scheme and artifice to defraud as to a material matter, and to obtain money and property by means of material false and fraudulent pretenses, representations, and promises, which scheme and artifice is summarized below. In sum and substance, the defendants Nosal and Christian, and others involved in the scheme and artifice, provided material false information to, and purposefully omitted and concealed material information from, Korn/Ferry regarding the defendant Nosal's executive search-related activities that were in violation of the Nosal-Korn/Ferry Agreements.

SCHEME TO DEFRAUD

- 28. It was part of the defendants' scheme and artifice that Nosal and Christian directed others to take without authorization and in excess of authorized access things of value and trade secrets belonging to Korn/Ferry from Korn/Ferry's computer system.
- 29. It was part of the defendants' scheme and artifice that Nosal and Christian used, directed others to use, and ratified others' use of things of value and trade secrets stolen from Korn/Ferry's computer system to conduct executive searches and related activities.
- 30. It was further part of the defendants' scheme and artifice that, after Nosal entered into the Nosal-Korn/Ferry Agreements, Nosal took actions to circumvent those agreements by conducting his own executive search-related activities. Nosal did so, at least in part, so that he could earn additional income over and above what Korn/Ferry had agreed to pay him during the term of the Nosal-Korn/Ferry Agreements. In 2005, and unbeknownst to Korn/Ferry, Nosal

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received at least \$500,000 in gross receipts for his executive search-related activities, through payments from Christian & Associates LLC.

- 31. It was further part of the defendants' scheme and artifice that Christian established Christian & Associates LLC as a vehicle through which Nosal could conduct his executive search activities. Nosal and Christian agreed that Nosal would receive approximately 80% of the revenues of Christian & Associates LLC.
- 32. It was further part of the scheme and artifice that the defendant Nosal

 (a) affirmatively misrepresented on numerous occasions to Korn/Ferry executives that he was complying with the Nosal-Korn/Ferry Agreements; (b) did not notify Korn/Ferry that he was engaging in his own executive search activities; and (c) otherwise concealed and attempted to conceal from Korn/Ferry that he was engaging in his own executive search activities. Nosal did so, at least in part, so that he could continue to receive monthly independent contractor payments of \$25,000 from Korn/Ferry and so that he remained eligible to be paid the lump-sum payments envisioned in the Nosal-Korn/Ferry Agreements.
- 33. It was further part of the conspiracy that, for the purpose of concealing his activities from Korn/Ferry and others, the defendant would use the fictitious name "David Nelson" with candidates in relation to searches that he was conducting during the time that he was receiving payments from Korn/Ferry under the Nosal-Korn/Ferry Agreements. Further, because of her continuing employment with Korn/Ferry, J.F. also would use the fictitious name "S.S." in relation to searches on which she was assisting Nosal.

THE USE OF THE MAILS

34. On or about the dates listed below, for the purpose of executing the scheme and artifice set forth above, and attempting to do so, the defendants

DAVID NOSAL and BECKY CHRISTIAN,

as more specifically set forth below, did knowingly cause to be delivered by the United States

Postal Service and private and commercial interstate carrier according to the direction thereon,

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the matters and things as described below:

	COUNT	DATE OF MAILING	Sender :	RECIPIENT ADDRESS	LIEM MAILED
	10	November 23, 2004	Korn/Ferry	Danville, California	Check number 412547 in the amount of \$25,000
	11	December 21, 2004	Korn/Ferry	Danville, California	Check number 413453 in the amount of \$25,000
	12	January 25, 2005	Korn/Ferry	Danville, California	Check number 414403 in the amount of \$25,000
	13	February 23, 2005	Korn/Ferry	Danville, California	Check number 415300 in the amount of \$25,000
	14	March 22, 2005	Korn/Ferry	Danville, California	Check number 416550 in the amount of \$25,000
	15	April 21, 2005	Korn/Ferry	Danville, California	Check number 417790 in the amount of \$25,000
5 7	16	May 23, 2005	Korn/Ferry	Danville, California	Check number 418864 in the amount of \$25,000
	17	June 21, 2005	Korn/Ferry	Danville, California	Check number 41978 in the amount of \$25,000

All in violation of Title 18, United States Code, Sections 1341 and 2.

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INDICTMENT

COUNT EIGHTEEN: 18 U.S.C. § 1349 — Conspiracy to Commit Mail Fraud

- 35. The factual allegations in paragraphs 1 through 11, paragraphs 13 through 19, and paragraphs 27 through 34, including the scheme to defraud set out therein, are re-alleged and incorporated herein as if set forth in full.
- 36. Beginning on a date unknown to the Grand Jury, but by no later than in or about November 2004 and continuing to in or about August 2005, in the Northern District of California, and elsewhere, the defendants

DAVID NOSAL and BECKY CHRISTIAN

did knowingly and intentionally conspire and agree with each other to commit mail fraud, in violation of 18 U.S.C. § 1341.

OVERT ACTS COMMITTED IN FURTHERANCE OF THE CONSPIRACY

- 37. In furtherance of the conspiracy and to effect the objects thereof, the following overt acts, among others, were committed in the Northern District of California, and elsewhere:
- a. In January 2005, the defendant Christian set up an executive search firm known as Christian & Associates LLC;
- b. After his separation from Korn/Ferry and during the period that the Nosal-Korn/Ferry Agreements were in effect, the defendant Nosal solicited search engagements from various companies, including the companies referred to in paragraph 19, above. On at least some occasions, Nosal requested that these companies formally retain Christian & Associates LLC to perform any search engagements and remit any fees owed to Christian & Associates LLC, rather than to Nosal;
- c. The defendant Christian remitted approximately 80% of the fees paid to her from these companies to the defendant Nosal;
- d. On or about April 25, 2005, Company B formally retained Christian & Associates LLC to conduct a search for a CFO. Both the defendant Nosal and the defendant Christian worked on and participated in this search.
 - e. On or about April 25, 2005, the defendant Nosal was retained by Company C to

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conduct a search for a person to fill a senior vice president of human resources position.

f. After his separation from Korn/Ferry, the defendant Nosal participated in regular

- telephonic meetings with Korn/Ferry's general counsel or another Korn/Ferry executive, or with both, in which Nosal indicated that he remained in compliance with the Nosal-Korn/Ferry Agreements. At no time during these meetings did Nosal ever disclose that he had been and was currently conducting or assisting in non-Korn/Ferry executive search activities after October 2004.
- g. On or about July 7, 2005, the defendant Christian sent an e-mail to the defendant Nosal reminding him that, with respect to appointments that J.F. was scheduling on behalf of Nosal and Christian with respect to their executive search activities, J.F. used the name "S.S." The text of that e-mail read, in pertinent part: "Member Jfl [J.F.] is now called [S.S.] as it relates to 'our new assistant.'"
- h. On or about July 22, 2005, the defendant Nosal sent an e-mail to the defendant Christian and J.F. in which he instructed J.F. to use the name "David Nelson" instead of "David Nosal" when scheduling interviews with recruits. The text of that e-mail read, in pertinent part:

B [Christian] and Shelly [J.F.] - all of these people need to be seen asap no later then Wednesday aug 3rd. Please schedule the majority for B to see the mon/tues/wed she is back. I can see a few but visibility is not good. Also, if scheduling me please use David Nelson for my name.

All in violation of Title 18, United States Code, Section 1349.

DATED:

A TRUE BILL.

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Approved as to Form:

4-10-08

United States Attorney

sistant United States Attorney